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   Mathew Bowyer
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7
                       UNITED STATES DISTRICT COURT
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                      CENTRAL DISTRICT OF CALIFORNIA
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                                     ) Case No.: 8:24-CR-00080-JWH
   UNITED STATES OF AMERICA,
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                                     ) STIPULATION TO CONTINUE
              Plaintiff,
                                       SENTENCING HEARING FROM
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                                     ) \overline{\text{FEBRUARY 7, 2025,}} TO APRIL 4,
         VS.
                                       2025
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   MATHEW BOWYER
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              Defendant
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         Defendant, Mathew Bowyer, by and through his attorney of
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   record, Diane C. Bass, and The United States of America, by and
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   through Assistant U.S. Attorney Jeff Mitchell, hereby stipulate
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   as follows:
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      1. Defendant entered a quilty plea in this case on August 9,
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         2024.
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      2. Defendant's sentencing hearing is currently set for
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         February 7, 2025, at 2:00 PM.
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      3. Defense counsel has been addressing serious family medical
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issues which has affected her ability to prepare her client

for the probation interview, which she views as a critical 2 3 component of her client's defense. 4. Defense counsel needs additional time to prepare client for 4 5 the probation interview. 6 5. Defense counsel is seeking to continue the sentencing until 7 April 4, 2025. 8 6. The government does not object to this request. 7. The parties, therefore, stipulate that defendant's request 9 to continue the sentencing hearing be approved. 10 11 It is so stipulated. 12 13 14 Dated: November 26, 2024 Respectfully submitted, /s/ Diane C. Bass 15 Diane C. Bass Attorney for Defendant 16 Mathew Bowyer 17 /s/ with email authorization Dated: November 26, 2024 18 Jeff Mitchell Assistant United States Attorney 19 Attorney for Plaintiff United States of America 20 21 In accordance with L.R.5-4.3.4, the filer attests that all signatures listed and on whose behalf this filing is authorized 22 concur this filing's content and have authorized filing. 23 24 25 26